UNITED STATES DISTRICT COURT

for the Southern District of Ohio

In the Matter of the Sea	rch of)		
(Briefly describe the property to a or identify the person by name a	pe searched nd address)) Case No. 2:21-mj-461		
U.S. Postal Service Priority Mail Ex 914 827 US addressed to "Davis Road, Columbus, OH	Family, 2727 Tudor)	J	
APPLICATION FOR A WAR	RRANT BY TELEPH	IONE OR OTHER	RELIABLE ELECTRONIC MEANS	
I, a federal law enforcemer penalty of perjury that I have reaso property to be searched and give its location See Attachment A	n to believe that on the	y for the government e following person o	r, request a search warrant and state under r property (identify the person or describe the	
located in the Southern person or describe the property to be seize See Attachment B	District of	Ohio	, there is now concealed (identify the	
The basis for the search un evidence of a crim				
	for use, intended for u	0 1		
	sted or a person who is	-		
•	•	5 WILL TO WELL TO SEE WILL		
The search is related to a v	iolation of:			
Code Section 21 U.S.C. Section 841(a)(1) 21 U.S.C. Section 843(b) 21 U.S.C. Section 846				
The application is based or See Attachment C	these facts:			
Continued on the attac	hed sheet.			
Delayed notice of				
			Dominic Francis Applicant's signature	
		Dominic Franc	cis, US Postal Service OIG Special Agent	
			Printed name and title	
Attested to by the applicant in acco				
Telephone	(spe	cify reliable electronic m	eans)	
Date: July 8, 2021			son	
City and state: Columbus, OH		United States N	Iagistrate Judge	

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Attachment A

U.S. Postal Service Priority Mail Express parcel EJ 716 914 827 US addressed to "Davis Family, 2727 July 8, 2021 Tudor Road, Columbus, OH 43209"

Attachment B

- 1.) Any controlled substances which constitute evidence of violations of Title 21, United States Code, Sections 841(a)(1), 843(b), and 846.
- 2.) United States currency and/or drug proceeds

Attachment C

Affidavit in Support of Application for Search Warrant

- 1. I am a Special Agent for the U.S. Postal Service Office of Inspector General (USPS OIG) assigned to conduct general investigations of USPS employees and the abuse of U.S. Mail. I have been a USPS OIG Special Agent since 2019. During this time, I have been assigned to conduct investigations of narcotics and internal mail theft, investigating the mailing of illegal narcotics, their proceeds, and the theft, rifling, destruction, mistreatment, willful delay, or tampering of U.S. Mail. I have training and experience in the enforcement of laws in the United States, including training on how to conduct drug related investigations, search and seizure laws, evidence handling and processing, drug identification and field testing. I am a graduate of the Criminal Investigator Training Program at the Federal Law Enforcement Training Center in Glynco, Georgia. I have a bachelor's degree in Economics from The Ohio State University.
- 2. This Affidavit is made in support of a search warrant for the following property, namely a package associated with United States Postal Service (USPS) Priority Mail Express, USPS Tracking Number:

a. EJ 716 914 827 US

as further described in Attachment A, which is incorporated herein by reference. The USPS parcel is hereinafter referred to as TARGET PARCEL. This affidavit is made in support of a warrant to search the TARGET PARCEL for evidence of a crime as well as contraband, fruits of a crime or other items illegally possessed in relation to the following offenses:

- a. Possession with Intent to Distribute Controlled Substances, in violation of Title 21, United States Code § 841,
- b. Use of a Communication Facility, in violation of Title 21, United States Code § 843(b), and
- c. Conspiracy to Possess with Intent to Distribute Controlled Substances, in violation of Title 21, United States Code § 846.

A list of the specific items to be seized from the TARGET PARCEL is attached hereto as Attachment B, and Attachment B is incorporated herein by reference.

3. Because this affidavit is submitted in support of the application of the United States to search the parcel, it does not include every fact known concerning this investigation. I have set forth facts and circumstances that I have relied upon to establish probable cause to justify the issuance of a warrant to search the above-described parcel.

- 4. Your Affiant has become aware through experience and training that drug traffickers frequently use Priority Mail Express and/or Priority Mail services offered by the USPS, to transport narcotics and other dangerous controlled substances as well as drug proceeds. Each of these mail services are favored for the transport of contraband, both controlled substances and drugs proceeds because they ensure quicker delivery than standard mail service. These priority services charge a higher fee but are particularly advantageous to drug traffickers because they are reliable and trackable. Notably, these services are not typically used for personal mailings but rather utilized by commercial businesses. Additionally, the higher fees charged by these mail services are usually paid by credit card or an established account and not in cash. As a result of investigations and successful controlled substance prosecutions where Priority Mail Express and/or Priority Mail were used, your Affiant has learned of certain characteristics indicative of other Priority Mail Express and/or Priority Mail items previously identified as containing narcotics or other dangerous controlled substances as well as drug proceeds. Some of these characteristics include, but are not necessarily limited to or used on every occasion - mail service fees paid in cash, parcel is dropped off at post office as compared to Click-N-Ship (USPS service which allows carrier pickup), handwritten label, false or nonexistent return address, addressee is not known to receive mail at the listed delivery address, the package is heavily taped, the package is mailed from a known drug source location, labeling information contains misspellings, the label contains an illegible waiver signature, unusual odors emanating from the package, and the listed address is located in an area of known or suspected drug activity. The advantage of dropping off the package at the post office as well as paying in cash allows the actual shipper to remain anonymous and not provide a paper trail.
- 5. On July 8, 2021, your Affiant conducted a review of inbound postal packages and determined U.S. Postal Service Priority Mail Express parcel EJ 716 914 827 US (hereinafter TARGET PARCEL) was sent inbound from Los Angeles, California to 2727 Tudor Road, Columbus, OH 43209. The TARGET PARCEL weighs approximately 4 pounds 10 ounces. Upon reviewing the parcel's description, your Affiant noted that it contained several suspicious indicators previously described.
- 6. The TARGET PARCEL cost \$74.85 to ship to Columbus, Ohio. The parcel was taken into a post office and the postage was paid for at the retail counter in cash. Based upon training and experience, your Affiant knows that drug traffickers often have their packages brought into the post office to be paid for at a retail counter to avoid their address or a postal account being associated to the package containing narcotics.
- 7. Distinctly, all the seals on the package were covered with express mail tape. Based upon training and experience your Affiant knows that excessive use of tape to cover the outside of the box is a method of sealing the odors inside of the package.



- 8. Your Affiant observed that the label on the TARGET PARCEL was handwritten and the addressee on the TARGET PARCEL was "Davis Family, 2727 Tudor Rd., Columbus, OH 43209." The return address on the TARGET PARCEL was "Karl Rucker, 1224 N Formosa #5, W. Hollywood, CA 90046."
- 9. According to law enforcement databases, investigators determined that the return address of 1224 North Formosa Avenue Apartment #5, West, Hollywood, CA 90046" is a real residential address. However, the name Karl Rucker is not associated with the residence. Also, no one by the last name of Rucker is associated with the residence. According to law enforcement databases, investigators determined that the destination address of 2727 Tudor Road, Columbus, OH 43209 does have an individual associated with the address named Marc Jonathan Davis. Your Affiant knows through training and experience that drug traffickers will commonly use a portion of the real resident's name on the package to avoid the postal service not delivering the package because the name does not match the address. However, the drug traffickers will only use a portion of the resident's name to create some deniability as to the specific recipient if the contents were revealed. In this case, the destination name of "Davis Family" does not create accountability for one specific individual.
- 10. On July 8, 2021, your Affiant took custody of the TARGET PARCEL from the Columbus, Ohio Processing and Distribution Center. The TARGET PARCEL is currently located at a secure U.S. postal facility located in Columbus, Ohio.
- 11. Also, on July 8, 2021, your Affiant contacted Detective Jonathan Dillon, #1019, Franklin County Sheriff's Office regarding the suspect parcel and to arrange for a narcotics canine to check the parcel. Detective Dillon is assigned to the Special Investigations Unit, K-9 Unit, and is the handler for "Ivan," a drug detection dog most recently certified through the State of Ohio by the Ohio Peace Officers Training Council for the detection of the odor of: Marijuana, Cocaine, "Crack" Cocaine, Heroin, Methamphetamines and their

derivatives. K-9 Ivan has had 200 hours of training at Shallow Creek K9 Training Facility, a training facility for police canines.

- 12. The TARGET PARCEL was placed in a lineup among other packages varying in size, and Ivan was allowed to search the entire area. The search was conducted at 850 Twin Rivers Drive in Columbus, Detective Dillon concluded that K-9 Ivan did alert positively to TARGET PARCEL. Based on that alert, Detective Dillon concluded that the odor of one of the drugs that K-9 Ivan is trained and certified to detect was present.
- 13. I know based on my training and experience that Los Angeles, California is a common originating area for controlled substances sent through the U.S. Mail with the central Ohio area being a common destination point for controlled substances sent through the U.S. Mail. I know based on training and experience that information listed herein identifies common characteristics of a U.S. Postal Service parcel which contains a controlled substance. Based upon my experience and training, this information, along with the parcel being mailed from a location of known drug activity and drug source location, being mailed to a location of known drug activity is indicative of the parcel containing narcotics
- 14. Based upon the information contained in this affidavit, your Affiant believes that there is probable cause to believe that the parcel described below will contain evidence and/or contraband, fruits of crime, or other items illegally possessed:
 - a. Priority Mail Express, USPS Tracking Number: # EJ 716 914 827 US

WHEREFORE, your Affiant respectfully requests that the Court issue a warrant, authorizing agents of the USPS-OIG, including but not limited to other law enforcement agents and technicians assisting in the above-described investigation, to open, view, photograph, and seize if necessary, the TARGET PARCEL and its contents.

Further, your Affiant sayeth naught.

Dominic Francis

Dominic Francis Special Agent U.S. Postal Service Office of Inspector General

Sworn and subscribed before me this 8th day of July 2021.

